PENSION POINTERS.

Inquiries Answered and Suggestions Made.

B. A. C., Warsaw, Minn .- You evidently refer to the additional bounty law of July 28, 1866, which expired by limita-tion on July 1, 1880. It is barely possible that the law may be extended, the Auditor for the War Department having made such recommendation in a recent report to

the Secretary of the Trensury.

C. W. F., Neponset, Mass.—The Pension
Bureau will not communicate by mail to either claimant or aftorney any particu-lars as to the report of the medical examina-tion, nor whether or not the report was in fact favorable. The report, however, might be examined by claimant or attorney in person if either be in Washington and should sall at the Parsion Bureau. should call at the Pension Bureau.

A. H. A., Canastota, N. Y.—If any pensioner or pension claimant dies leaving insufficient assets to cover necessary and reasonable expenses of last illness and reasonable expenses of last illness and burial, the person paying or responsible for the same may obtain reimbursement from the accrued pension. The amount of recovery is limited to the amount of pension, and if the amount of expenses he less than the amount of pension, only the amount of expenses can be recovered.

V. M., Molley, Ky.—Witnesses testifying as to new disability claimed on under the general law would not necessarily be expected or required to testify to other disabilities on which pension has already been granted under the general law. Whatever rate is allowed under a claim for general law pension filed since June 20, 1880, would commence from date of filing of the general law claim. If previous to filing a general law claim, a claim under the act of June 27, 1890, had been filed, the granting of general law pension would not cut off any right to pension under the act of 1880. "The grant of pension in the act is to the sprevious willow of the soldier."

would not be entitled to any additional bounty under the act of 1866 (see reply to B. A. C., above), as you did not serve two years and were not discharged for disability. The bounties for volunteer enlistments after July 17, 1864, were paid in three installments—one-third at enlistment, one-third after one-half the term had expired, and the remaining third at the expiration of the full term. The full bounty was not payable unless the soldier served the full term of his enlistment, or was discharged for wound or injury inwas discharged for wound or injury incurred in service and line of duty. As you were discharged after less than 18 months' service on your three-years' en listment, because of your services being no longer required, you were entitled to no longer required, you were entitled to got the first installment. \$100.00 ft.

Army, Navy, or Marine Corps of the United States, either on the Active or Retired List."

T. H. H.—The Board of Pension Appeals is not a part of the Pension Bureau, but is a Division of the Office of the Secretary of the Interior, being under the immediate charge and supervision of the Assistant Secretary of the Interior, which officer is at present the Hon. Webster Davis, of Missouri.

E. C., Springdale, W. Va.—When the rejection by the Pension Bureau has been in the discharge of duty should be presumed from the evidence that said injury was incurred during the period of serivee. The decision (Assistant Secretary Davis, of Missouri.

E. C., Springdale, W. Va.—When the rejection by the Pension Bureau has been cases which stand upon of this doctrine between cases in which reversed by the Secretary of the Interior.

Decisions, Rulings, etc., of Interest to Soldiers and Sailors and Their Heirs.

REMARRIAGE — MEXICAN WAR WIDOWS.—In the case of the widow of Charles R. Otis, Mexican War, the claim-presumed to have been incurred in the discharge thereof.

"Thora is a material distinction created of the presument of the charge thereof." She subsequently applied for restoration. by statute between the pensionable relation claiming that as she had not remarried of a Provost-Marshal and that of an enlisted

Davis, Sept. 30, 1899.) The decision says:

"It is an interesting question raised by this appeal on account of the language used in the statute under which the pension was allowed to claimant in the second section of the act, and it is not believed has been heretofore directly passed upon by the Department.

To the obvious reason in the mind of Congress of Convention was harmonious; that 360 delegress for creating such a limitation in the gress for creating

The act of Jan. 29, 1887, provides in the first section, among other matters, for a pension to the surviving widow of such officers and enlisted men; provided that the said Provost-Marshal incurred the alleged injury in the discharge of his

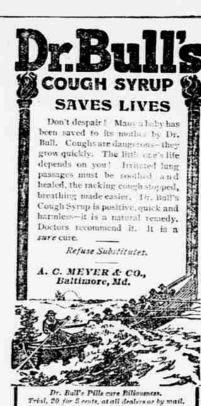
"And in construing the proviso the Department held in the case of Hannah Wilson (Mexican War widows, 3 P. D., 283) that remarriage before Jan. 29, 1887, of the widow of a soldier of the Mexican War

having a pension such pension shall cease.'
"Every act of Congress granting a pension to widows, with amendments, from the widows of soldiers of the Revolutionary war down to the act of June 37, 1890,"

Laminty ever belaif the United States, I would never forget the Stars and Stripes."

As he pictured in words of patriote eloquence the seens and oath in Belfast, the effect upon his congregation was wonderful.

prior to thelpassage of the act, even though she be again a widow by the death of the second husband, is not pensionable, the remarriage having extinguished the right or title to pension. This is not the case



of general law pension would not cut off any right to pension under the act of 1890 for the interval between the filing of the 1890 claim and the subsequent filing of the general law claim.

J. A. H., Sacramento, Cal.—You would not be ontitled to any additional content of the surviving widow, and section for she is no longer a 'widow,' and section 4768, Revised Statutes, takes effect and says the pension will, from the date of the surviving widow.

no longer required. You were entitled to only the first installment—\$100—of the \$300 bounty offered for your enlistment.

**W. F. B., Vallejo, Cal.—An act of March 3, 1891, provides: "That hereafter no pension shall be allowed or paid to any officer, non-commissioned officer, or private in the Army, Navy, or Marine Corps of the United States, either on the Active or Retired List."

**T. H. H.—The Board of Pension Approximation of the property of the person of the discharge of duty should be presented in the discharge of the circumstances of the incurrence of the alleged in the performance of the persons having personal and positive was persons having persons having personal and positive was personal and positive was persons having personal and positive was personal and p

E. C., Springlale, W. Uz.—When the rejection by the Pension Bureau has been reversed by the Secretary of the Interior on appeal, further action by the Pension Bureau as an emisted man and those in which the pensionalle status is amonth or six weeks, anless the decision was upon a point of law, and evidence upon other points in the case is lacking. It is a matter of months in the settlement of a claim for pension. The amaneter of the Bureau sustained in general and in particular, It is difficult to say when any evidence submitted to the Pension Bureau will be regarded as satisfactory. The apparently convincing character of the army and the orders of the amaneter of months in the settlement of a claim for pension.

F. J. M. T., Jedon, T. F., J. M. T., Jedon, T. F., J. M. T., Jedon, T. F. and a spasmodic, with frequent with the stement of a claim for pension.

F. J. M. T., Jedon, T. F., J. M. T., Jedon, T. F. and a spasmodic, with frequent with the stement of your proposed with the stement of a claim for pension.

F. J. M. T., Jedon, T. F., J. M. T., Jedon, T. F. and a stement of your proposed with the stement of your proposed with the stement of F. J. M. T. Joellon, Tenn.—If you are drawing widow's pension, it is probable that the statement in your voucher with reference to your not having forfeited your right to pension has reference to your not having remarried, or violated the act of Aug. 7, 1882, with reference to adulterous cohabitation.

DEPARTMENT NEWS.

casion or emergency may require, and dent, and Emma Berry Baxter, Past Department President.
Sarah E. Fuller Tent, 22, of Medford, will hold a whist party and entertainment next Saturday evening.
The Department Soldiers' Home Committee, Ellen M. Walker Chairman, is furnishing sheets and pillow slips for the limitation, of course, that he should confine his actions to the territory embodied in his own jurisdiction.

The Department Officers and Tents were

mass. Mass.
The Department officers and Tents were invited to attend the W.R.C. Reunion in Berkeley Hall. Boston. Mass., Nov. 15.—
EMMA B. BAXTER. Press Correspondent.

She subsequently applied for restoration, claiming that as she had not remarried prior to the date of the act, Jan. 29, 1887, her subsequent remarriage could not properly terminate her pension according to the terms of the fact. The Pension Bureau rejected the claim on the groung that remarriage terminated her right, according to the terms of the section 4708, Revised Statutes, which provides that "on the remarriage of any widow having a pension shall cease."

On appeal the view of the Pension Bureau is sustained. (Assistant Secretary Davis, Sept. 30, 1899.) The decision says of constantly hampered by the right exact this own environments and surround himself with conditions conducive to the preservation of his health, and is not constantly hampered by the right exact tions of army regulations, as is the case with enlisted men. This view, relating to the obvious reason in the mind of Convention was hammonious; that 360 delements of the Order.

PROSPECT AND RETROSPECT.

EDITOR NATIONAL TRIBUNE: I think it is time for me to add my mite of interest and information to our friends through the columns of your paper in the interest of the Ladies of the G.A.R. I have the duty to perform, and as I take great interest in the work for which we are organized I hope to see this letter appear. As National Press to the preservation of his health, and is not constantly hampered by the right exactions of army regulations, as is the case tions of a more fact that the former is pensionable relation of a Provost-Marshal and that of an enlisted man, indicated by the fact that the former is pensionable relation of a Provost-Marshal and that of an enlisted man, indicated by the fact that the former is pensionable relation of a Provost-Marshal and that of an enlisted man, indicated by the fact that the former is pensionable relation of in pressionable relations in it is

the meaning of the pension laws.

In this case it was incumbent upon the applicant to show by competent evidence that the said Provost-Marshal incurred duty."

A Fighting Minister. EDITOR NATIONAL TRIBUNE: The announcement of the death of Rev. George W. Pepper calls to mind the story of his widow of a soldier of the Mexican war bars her right to pension under the act of that date.

"It is contended in the present case that, although the ruling in said Wilson case is correct, that the act in section 2 provides:

"That pensions under section 1 of this is contended in the present case that, although the ruling in said Wilson case is correct, that the act in section 2 provides:

"That pensions under section 1 of this is contended in the present case that, although the ruling in said Wilson case is two segood fortune it was to hear him on a memorphise Sunday in the Autumn of 1861, as he stood in his pulpit in the little village of Keene, O., and so eloquently it is the present case that she had "done well." She certainly made us a faithful and conscientious officer, and her time and her purse were ever at the call of the Ladies of the G.A.R. and the noble but fast department of our country's defenders; and although she has turned over the gavet to her successor she will not do any less. is correct, that the act in section 2 provides:

"That pensions under section 1 of this act shall be * * * payable only from and after the passage of this act, for and during the natural lives of the persons entitled thereto, or during the continuance of the disability for which the same shall be granted."

"That this excludes all conditions on which a pension could be stopped and gives a pension during the natural life of claimant, she having a pensionable status at the time of the passage of the act.

"Section 4708, Revised Statutes, provides that:

"The remarriage of any widow * * * calamity ever befull the United States, I calamity ever befull the United States, I calamity ever befall the United States,

consumption cured from practice, had physician, retired from practice, had physician, retired from practice, had ment by act of Congress.

An old physician, retired from practice, had ment by act of Congress.

The language used in section 2 of the act under consideration, 'during the natural lives of the persons entitled thereto, cite, is admitted to be different from that in any other pension act; but it should be, as this Mexican War act is the only act that grants a pension to a widow when at any

DAUGHTERS OF VETERANS. The National Alliance and Some of Its People and Its Work.

At the 10th National Convention of Mational Alliance, Daughters of Veterans, held at Philadelphia, Sept. 6 and 7; Pres., M. Elizabeth Kimball, Fitchburg, Mass.; S. V.-P., Carrie A. Westbrook, Elmira, N. Y.; Chap, Elizabeth Beardsley, Alliance, O.; Sec., Vinnie A. B. Willis, 46 Fleasant street, Leominater, Mass.; Treas. Ida J. Allan, 17 Fost.; St., Newtonvile, Mass.; Ins., Mary A. Keenan, Concord, N. H.; U and J. Officer, Florence E. White, Chicago, Ill.; I. G., Eva Messenger, St. Paul, Minit, Guard, Mae Eligerton, Chicago, Ill.; I. G., Eva Messenger, St. Paul, Minit, Guard, Mae Eligerton, Chicago, Ill.; I. G., Eva Messenger, St. Paul, Minit, Guard, Mae Eligerton, Chicago, Ill.; I. G., Eva Messenger, St. Paul, Minit, Guard, Mae Eligerton, Chicago, Ill.; I. G., Eva Messenger, St. Paul, Minite Ernback, Ensworth, Pathonal Council, Anna M. Clark, Chairbart, Chicago, Many A. Kennan, Concord, N. A. Ennance followed in the afternoon, Musician, Minite Ernback, Ensworth, Pathonal Council, Anna M. Clark, Chairbart, Chicago, Many battles in the civil war were fought.

Meeungs.

Ithan usual.

The business meeting of the Society was preceded by a meeting of the Potomac. That was more a matter of compliment than of urgency, as the officers are frequently elected from one year to another. The Fifth Corps, besides electing Gen. The Fifth Corps of

vears; Department Junior Vice-President. Senior Vice-President, and is the present



LADIES OF THE G.A.R.

Notes of Interest from Various Departments

of the Order.

to her successor she will not do any less. Thirty years she has been at work for the ex-soldiers, and she will never feel any less interest in them because of her official vacation. We hope much from Mrs. Julia P. Shade, our new National President. The work was left in such good condition that it could not help being a pleasure. dition that it could not help being a pleasure to assume the role of the highest office in our power to bestow. I have received this appointment at her hands, for which honor I thank her.—MRS. NELLIE UNDERWOOD, National Press Correspondent.

A MINNEAPOLIS WEDDING.

The sion to widows, with amendments, from the widows of soldiers of the Revolutionary War down to the act of June 37, 1896, unless it be the one under consideration, contemplates, and, as a rule, in zome specific language, that there must be or has been widowhood during the time the widow is granted or receives the pension and that the pension is continued only so long as widowhood continues.

"It is not believed that the act of Jan. 29, 1887, is an exception.

"It is clear from the language of the act, and so construed by the Department in the decision above cited, that if a widow of a Mexican War soldier had remarried prior to thelpassage of the act, even though she be again a widow by the death of the construction of the pensionable, the construction of the pensionable, the construction of the construction of the pensionable and the pensionable and the construction of the pensionable and th The hall of Abraham Lincoln Circle, in

RENEWING OLD TIES.

following officers were elected or appointed at the 10th National Convention of the National Alliance, Daughters of Veterans, held at Philadelphia, Sept. 6 and 5 the

Musician, Minnie Ernback, Ensworth, Fakaronal Council, Anna M. Clark, Chairman, Binghamton, N. Y.; Julia A. Crott, Cleveland, O.; Annea Schmid, St. Lonis, Mc.; Alice Hansen, Chicago, Ill.; Ellen M. Walker, Worcester, Mess. Press Correspondents, Easi—Emma Berry Baxter, Sion-mam, Mass.; West,—Julia A. Crott, Cleveland, O.

DAUGHTERS OF VETERANS PRESIDENCE, M. Elberth Kimball, the National President of the Daughiers of Gen. John W. Kimball, of the Commandar of the Massachusestis G.A.R., and present Auditor of the State, Miss Kimball has been President of Lonisa M. Alcott Teat, S. D. of V. for two successive years; Department Jenior Vice-President, and is the present President of Vice-President, Senior Vice-President, and is the present President of Massachusetts Capt. More than 10 for the principal actions of the membership of the regiment is now The Memorial Committee having the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge the matter in charge the matter in charge the matter in charge reported nearly \$8,000 wor again in song and story at Chicago, the matter in charge the m

Gen. Lawton was Colonel of the 30th Ird.
during the civil war, and the boys paid
tribute to his name by three hearty cheers.
A committee reported in favor of Cromwell as the next place of meeting. E. D.
Messimore, of Cromwell, was elected President; Philip Noel, of DeKalb, Vice-President; J. N. Ohlwine was elected Secretary,
which position he has held for 15 years.
The invitation to come to Cromwell was
signed by more than 200 citizens.

Maj. A. H. Hamilton, of the 36th Iowa, answered to the response in behalf of his regiment. His remarks were highly appreciated. Other speeches were delivered by Maj. T. C. Gilpin, of Winterset; Geo. preciated. Other specches were delivered by Maj. T. C. Gilpin, of Winterset; Geo. W. Kitterman, of Wapello County; Joseph W. Kitterman, of Wapello County, Joseph Parkin, 20th Pa., and L. H. Kinley, of Kinasas City, the last-named contrade's remarks being notable for the strong views which he expressed in favor of the Ad-ministration's policy in the Philippines. To illustrate his ideas he told of Paddy McGraw, the color-bearer, who, when far ahead of the lines in time of battle, was called back by his officer. Paddy yelled back: "Bring your — old line up to the colors!" The speaker said with emphasis, "Bring patriotism's line up to the colors the funeral services. A widow and two where they are planted in the East," and the sentiment was greeted with applause.

EVANS.—At Sedalia, Mo., Oct. 23, Geo. the sentiment was greeted with applause.

He asked the question, "Shall the colors be brought back?" and cries of "No!" burst from the audience.

At a Campfire the evening before the day

was the principal speaker. Of the Philippine situation he said: "We are not fighting to impose upon an unwilling Nation a yoke; not fighting for territory, but with the institutions of liberty, civilization, and Christianity in one hand and the flag in Christianity in one nand and the lag."
the other, we will not pull down the flag."
the other, we will not pull down the flag." At the business meeting of the 36th Iowa Judge T. M. Fee was chosen Presi-dent, Capt. F. M. Epperson, of Eddyville,

dent, Capt. F. M. Epperson, of Eddyville, and prospects of future success hopeful. Our success as "helpers" of the G.A.R. is assured. Circles are multiplying all over the States both North and South.
California sent a large and cothusiastic delegation, and Mrs. Melinda Bailey went home to San Francisco as Senior Vices President of the Order, She made a most favorable impression on the Convention, and made many warm friends. I predict that she will again be heard from in National Convention.

Our retiring National President, Agnes J. Winslow of Chicago, laid down the gavel of her authority with the justly merital

MICHIGAN.

A very pleasant and well-attended Reunion of the 11th Mich. Cav. was recently held at Hillsdale. W. Stearns was elected President, C. W. Decker Vice-President at-President, C. W. Decker Vice-President at-large, and O. D. Caldwell, Detroit, Secre-tary. Vice-Presidents were also chosen from each company. Adrian was selected as next place of meeting. Comrade Kelley, Co. M. laid his pension case before the As-socition. He had been receiving a pen-sion of \$30 until about two years ago, when he was notified that the Pension Bureau had information that he did not contract his disability in the service, and contract his disability in the service, and he was stricken from the roll. Later he was granted \$6 per month, but he will receive nothing until the Government has reimbursed itself for the money alleged to have been wrongfully draw. reimbursed itself for the money alleged to have been wrongfully drawn. This will take over 40 years. The Association adopted resolutions protesting against the action of the Pension Bureau. MISCELLANEOUS.

Samuel L. Burness, Philadelphia, writes:

Samuer L. Burness, rindaerphia, writes, "I was glad to see an account of the meeting of the Regular Brigade of the Fourteenth Corps; but there was a mistake in the name of Lieut. King and in the name Bruner, which ought to be Burness, A W. R. C. Event. America Woman's Relief Corps, 31, held a 'Linen and China Shower' at its last regular meeting, Nov. 9, in hall 210 Ma-sonic Temple, Chicago. Each person

glassware or silver. The affair was a complete success in every way. Conspicuous Uravery.

some Temple, Chicago. Each person attending donated either table linen, china.

Evening Star. "How did your friend get his title of Colonel? "By conspicuous bravery, sir."
"Was he in the army?"

"No, sir. He was a judge in a Kentucky

ARMY OF THE POTOMAC. Its 30th Annual Meeting One of Great Good

Feeling and Patriotism. The 30th Annual Reunion of the Society of the Army of the Potomac at Pittsburg, Pa., recently, was a thorough success, although marked by a smaller attendance

years; Department Junior Vice-President, and is the present President of Massachusetts Department. She served as National Secretary during the two years' administration of Ellen M.

The 30th Ind. met at Millersburg recently. One of the principal actions of the meeting was the adoption of resolutions indorsing the two years' administration of Ellen M.

The President of Massachusetts Department. She served as National Secretary during the two years' administration of Ellen M.

The President of Massachusetts Department She served as National Secretary during the two years' administration of Ellen M.

The president of Massachusetts Department She served as National Secretary during the two years' administration of Ellen M.

The president of Massachusetts Department She served as National Secretary during the two years' administration of loyalty to the flag and country. The opening address in the open air to many hundreds of the barries composed of Gen. H. E. Tremain. Col. C. D. Baird, Gen. I. M. Hedges, Capt. J. M. Day, and Col. R. B. E. Thompson, of Benton. The welcome address was delivered by Mrs. M. G. Rheuboltom, pastor of the Christian Church. A. D. Miller, of Indianapolis, responded.

The annual address was delivered by Comrade N. N. Boydston, of Warsaw. He spoke in very flattering terms of the hospitality extended by the people of Millersburg. He said no gatherings occasioned more unadulterated joy to the soldiers than these regimental Reunions, excepting the

these regimental Reunions, excepting the family reunion. "But what," continued Gregg, of Reading, was made President. There was no spirited opposition, the names a family reunion?" He related how the the speaker, "is a regimental Reunion but a family reunion?" He related how the comrades bunked together, shared each other's joys and sorrows, and how the long sad experience bound them together into one indissoluble band of brothers among whom no contention should ever exist, except that noble contention which is elevating to mind. Comrade Boydston read a letter from Gen. Lawton, who is now in active service in the Philippine Islands. Gen. Lawton was Colonel of the 30th Ind.

"Resolved, That the Society of the Army of the Potomac, assembled at its business meeting, in Carnegie Library Hall, Wednesmeeting, in Carnegie Library Hall, Wedne day, Oct. 11, 1899, heartily indorses the policy of our comrade, Maj. William Mc Kinley, President of the United States, in his determination to send sufficient rayal vessel and army reinforcements to the Philippine io speedily subdue the rebellion against the just Government of the United States of North America, only suggesting that Com-rade Maj-Gen. Nelson A. Miles, the Commanding General of the Army, he sent to exercise supreme command of the troops and mayal forces and supervision over the

vil government."
At Carnegie Music Hall the Society me in the evening and greetings were received from the State of Pennsylvania in the per-sons of Gov. William A. Stone; in behalf of the veteran associations by Hon. F. H. Cellier, Common Pleas Judge of Alle-

faithfully until the close of the war CRAWFORD.—At Moxley, Ky., Richard Crawford, Co. C. 2d Ky. Cav. Comrade Crawford enlisted in 1861, veteranized in 1864, and was not mustered out until the close of the war. He was with the regiment in all its many hard-fought battles.

A widow and 10 children survive him.

DRAKE.—At Gilboa, O., C. W. Drake. Second Lieutenant, Co. I, 49th Ohio, and Captain, Co. I, 197th Ohio, aged 69. He was a member of Post 75, which conducted Evans, Co. A. 11th Ill., aged 62. Comrade Evans joined Geo. R. Smith Post, 53, in 1887, and had been an active member until his death. The funeral was under

the auspices of the Post. He is survived

tered out April 13, 1865. In 1872 he settled in Russell County, Kan. He was buried with military honors by Larrabee Post, 164. HUTCHISON.—At Burlington, Wash., Sept. 22, J. L. Hutchison, Co. I, 70th Ind. He enlisted Aug. 10, 1862. Comrade Hutchison joined W. T. Sherman Post, 97, Department of Washington and Alaska, by transfer, March 5, 1898, and had held the offices of Chaplain and Commander. His wife died at Leavenworth, Kan., in 1888, and the same year Comrade Hutchion moved to Washington Territory and in 1890 settled at Burlington. Five children survive him. JONES.—At Wales, Mass., Oct. 22, Har

that she will again be heard from in National Convention.

Our retiring National President, Agnes
J. Winslow of Chicago, laid down the gavel of her authority with the justly merited plaudits of her friends that she had "done well." She certainly made us a faithful and convenient in the close of the Reunions.

Ites, C. A. Stanton, Centerville, V.-P.'s, 1st battalion, Al Powers; 2d hattalion, W. H. Hope; 3d battalion, Capt. J. D. Brown; Sec. John Elliott, Centerville, Cerydon will be the next meeting-place.

Another rousing joint meeting was held at the close of the Reunions. of Chickamauga, Sept. 19, 1863, and was confined in different prisons until the close of the war. He was Color Bearer of Jas. S. Drane Post, 124, New Castle, Ky., and was pensioned at \$12 per month under act of June 27, 1890. A widow and nine chil-dren survive him. Milligan.—At West Finley, Pa., Oct 26. John Milligan, Co. K, 16th Pa. Cay.

> Post. 628. Post, 628.
>
> NELSON.—At Soldiers' Home, Monte Vista, Cal., R. B. Nelson, Co. A, 78th Ohio, and Corporal, Co. K, 2d U. S. Inf.
>
> STONE.—At Rutland, O., Oct. 7, W. W. Stone, Co. H, 36th Ohio, and a member of Serg't Holt Post, G.A.R. He is survived by a widow and five children.
>
> TOTTEN.—At Evans, Colo., Christopher Totten, Co. C, 14th N. H., aged 63.

aged 80. He was a member of Taylor

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DISEASES, and where one is cured by this remedy, they stay cured of these diseases, for it fortifies the system against any future attack. "5 DROPS" is the name and five drops the dose. Large bottles (300 doses) prepaid by Mail or Express, \$1.00, or six bottles for \$5.00. Sample bottles, regular price, 25c., but for the next thirty days from the date of this paper, we will send sample bottles upon receipt of 10c. each. No one can appreciate this wonderful remedy until they try it. Write to-day. Agents wanted.

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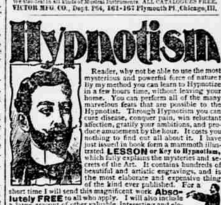




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